

EXHIBIT 18

Excerpts of the Deposition of Kirk Hendrick

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

CUNG LE; NATHAN QUARRY, JON)
FITCH, on behalf of)
themselves and all others)
similarly situated,)

Plaintiffs,)

vs.)

Case No.
2:15-cv-01045-RFB-(PAL)

ZUFFA, LLC, d/b/a Ultimate)
Fighting Championship and)
UFC,)

Defendant.)
_____)

HIGHLY CONFIDENTIAL

VIDEOTAPED DEPOSITION OF

KIRK D. HENDRICK

LAS VEGAS, NEVADA

JULY 17, 2017

9:12 a.m.

REPORTED BY:

CYNTHIA K. DuRIVAGE, CSR #451

JOB NO. 51214

1 HIGHLY CONFIDENTIAL - KIRK D. HENDRICK

2 12:19 p.m.

3 (A luncheon recess was taken from

4 12:19 to 1:03 p.m.)

5 THE VIDEOGRAPHER: We are back on the
6 record at 1:03 p.m.

7
8 EXAMINATION (CONTINUED)

9 BY MR. MADDEN:

10 Q. Are you familiar with a firm called Vinci
11 Partners?

12 A. Vinci, spell that.

13 Q. V-i-n-c-i.

14 A. No, I don't think so. Doesn't ring a bell.

15 (Exhibit 11 was marked for
16 identification by the reporter.)

17 MR. WIDNELL: Are you making these two
18 separate exhibits?

19 MR. MADDEN: Yes.

20 (Exhibit 12 was marked for
21 identification by the reporter.)

22 BY MR. MADDEN:

23 Q. So you've been handed what have been marked
24 Exhibits 11 and 12.

25 Exhibit 11 is an email exchange, two pages,

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2 Bates-numbered ZFL-2508353 and 2508354.

3 Exhibit 12 is a presentation, Power Point
4 presentation, that was attached to this email. Its
5 first page is ZFL-2508355, and its last page is
6 2508384.

7 Before we go through the process of going
8 through the whole thing, based on Exhibit 11, which
9 shows that this presentation was sent by Nakisa
10 Bidarian to you in January of 2013, does it refresh
11 your recollection as to who Vinci Partners is?

12 A. No.

13 MR. WIDNELL: Objection, misstates the
14 document.

15 THE WITNESS: No, it doesn't.

16 BY MR. MADDEN:

17 Q. Okay. Have you ever seen Exhibit 12
18 before?

19 A. Well, I can see at the top of this email
20 that, like you said, it looks like Nakisa Bidarian
21 copied me or sent this apparently to me if you're
22 saying it was attached to this email, but I don't
23 know if I ever saw it.

24 Q. So you don't recall ever seeing this email
25 before?

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2 A. No, I don't.

3 Q. Okay. We can put it aside.

4 (Exhibit 13 was marked for
5 identification by the reporter.)

6 BY MR. MADDEN:

7 Q. You've been handed what has been marked
8 Exhibit 13. It is a June 15th email exchange
9 beginning at Bates ZUF-00153787 and ending
10 ZUF-00153788.

11 In the bottom email, it is from you to
12 Lorenzo Fertitta at Station Casinos dot com, D. White
13 at UFC dot TV, C. Borsari at UFC dot TV.

14 Those latter two email address are for
15 Dana White and Craig Borsari, right?

16 MR. WIDNELL: Objection, form.

17 THE WITNESS: So you're talking about the
18 bottom part of the email where it says, "From: Kirk
19 Hendrick," and you're saying, "To: Dwhite@ufc.tv," it
20 looks like it says it twice.

21 BY MR. MADDEN:

22 Q. Yes.

23 A. And cborsari@ufc.tv. So D. White is Dana
24 White, C. Borsari is Craig Borsari, if that's what
25 you're asking.

CERTIFICATE OF REPORTER

I, Cynthia K. DuRivage, a Certified
Shorthand Reporter of the State of Nevada, do hereby
certify:

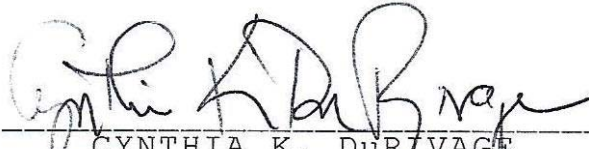
That the foregoing proceedings were taken
before me at the time and place herein set forth;
that any witnesses in the foregoing proceedings,
prior to testifying, were duly sworn; that a record
of the proceedings was made by me using machine
shorthand which was thereafter transcribed under my
direction; that the foregoing transcript is a true
record of the testimony given.

I further certify I am neither financially
interested in the action nor a relative or employee
of any attorney or party to this action.

Reading and signing by the witness was
requested.

IN WITNESS WHEREOF, I have this date
subscribed my name.

Dated: July 31, 2017



CYNTHIA K. DURIVAGE
CCR No. 451